C.I. Disperse Blue 79:1

CAS No. 3618-72-2

Test Plan Justification

C.I. Disperse Blue 79:1 (DB79:1) has been tested extensively as documented in the accompanying IUCLID robust summary and attached test plan. As a result of a voluntary test program conducted by U.S. dye makers, the EPA in 1993 declared that sufficient test data exist for DB79:1 to indicate relatively low toxicity and low concern for environmental risk, and that further work on DB79:1 was not justified (1). In fact, the agency removed DB79:1 from its Master Testing List in 1992 because it had received, reviewed, and accepted the results of all tests required under TSCA Section 4 (2).

In the few instances shown below where test data do not exist for DB79:1 (e.g., vapor pressure, toxicity/algae), data are provided for the close structural analog, C.I. Disperse Blue 79 (CAS No. 12239-34-8). The justification for using data on Disperse Blue 79 as surrogate data for DB79:1 is evident from examination of the similarity of their structures:

C.I. Disperse Blue 79:1. Chemical name: Acetamide, N-[5-[bis[2-(acetyloxy)ethyl]amino]-2-[(2-bromo-4,6-dinitrophenyl)azo]-4-methoxyphenyl]-

C.I. Disperse Blue 79. Chemical name: Acetamide, N-[5-[bis[2-(acetyloxy)ethyl]amino]-2-[(2-bromo-4,6-dinitrophenyl)azo]-4-ethoxyphenyl]-

The structures of these two related dyes are identical in every respect except for the 4-methoxyphenyl moiety in DB79:1 which is a 4-ethoxyphenyl moiety in Disperse Blue 79. One would anticipate that this slight change in chemical structure would have very little impact on the chemical, physical, and biological properties. In fact, the partition

coefficients of the two substances are virtually identical. For DB79:1, Log P_{ow} = 4.44, as documented in the attached test plan and robust summary, while for Disperse Blue 79 Log P_{ow} = 4.1 (3). Similarly, the water solubility of DB79:1 is 5.2 μ g/l @ 25° C and for Disperse Blue 79 it is 5.4 μ g/l @ 25° C (3).

Further similarities between the two structures are demonstrated by the EPIWIN modeling program recommended by the HPV Challenge Guidance. EPIWIN predicts an overall hydroxyl radical photodegradation rate constant for DB79:1 of 2.26 X 10⁻¹⁰ cm³/molecule-sec, with a half-life of 0.568 hours at hydroxyl concentration of 1.5 X 10⁶ molecules/cm³. This compares to the predicted values for Disperse Blue 79 of a rate constant of 1.49 X 10⁻¹⁰ cm³/molecule-sec, with a half-life of 0.863 hours at hydroxyl ion concentration of 1.5 X 10⁶ molecules/cm³ (4). Also, the EPIWIN level III fugacity model predicts similar values for DB79 and DB79:1 (see Section 3.3.1 of the robust summary).

Physical/Chemical Elements. The physical/chemical properties of DB79:1 that are documented in the attached robust summary were obtained from the published scientific literature or manufacturer's material safety data sheet (MSDS). All reported data appear reliable and are based on standard methodology, so no additional testing is planned.

Environmental Fate and Pathways Elements. Valid experimental data on DB79:1 are reported in the attached robust summary for stability in water and biodegradation. For photodegradation, data were modeled using the EPIWIN program, as recommended by the HPV Challenge Guidance. Similarly, for fugacity, data were predicted using the EPIWIN fugacity level III model (4). Testing of DB79:1 for stability in water is considered unnecessary because of its very low water solubility (5.2 μ g/L) and the low potential for hydrolysis under environmental conditions of the acetyl aniline function.

DB79:1 is removed from effluent by the settling of particulate matter and adsorption on activated sludge. Complete removal of DB79:1 occurs through anaerobic degradation. No dye is found in sediment or water samples downstream from the wastewater treatment plant.

No data gaps exist requiring further testing.

Ecotoxicity Elements. Test results of a valid and very thorough chronic (early lifestage) fish toxicity test of DB79:1 are summarized in the attached robust summary and test plan. In this study, no toxicity of the dye was observed at concentrations up to the experimental limits of water solubility, > $4.8 \mu g/l$. These data are preferable to acute aquatic toxicity data because of the limited water solubility of DB79:1. No data are available on DB79:1 specifically for toxicity in aquatic plants or aquatic invertebrates, but data are summarized for these two end points on the close structural relative, Disperse Blue 79. As explained above, these data are acceptable surrogates for DB79:1. Therefore, no additional testing is planned.

Health Elements. All HPV-required health endpoints for DB79:1 have been fulfilled satisfactorily by the results of previous studies conducted voluntarily by U.S. dye makers. These studies are documented in the attached robust summary and test plan.

DB79:1 is not toxic in rats by oral administration when administered in a 14-day acute study or in a 90-day repeated dose study at daily doses up to 2,500 mg/kg/bw. Although DB79:1 was found to be positive in the Ames *Salmonella* bacterial mutagenicity assay, it

was negative in the *Drosophila* (fruit fly) SLRL mutagenicity test and its analog, DB79, was negative in subsequent tests for genetic toxicity in mammalian V79 cells and the mouse micronucleus assay.

Although a reproductive toxicity study *per se* is not available, the histopathological evaluation of reproductive organs in the 90-day repeated dose toxicity study is considered adequate according to EPA guidelines. In this study, which is included under section 5.8 of the robust summary, no reproductive toxicity was observed in rats at doses up to 2,500 mg/kg/bw. No evidence of teratogenicity was reported in rats at doses up to 2,000 mg/kg/bw. In rabbits, some maternal toxicity and fetal body weight reduction were observed at 300 and 600 mg/kg/bw, respectively, but there was no evidence of teratogenicity at any dose tested up to 600 mg/kg/bw.

Additional studies on the metabolism of DB79:1 in rats indicated that the dye is not extensively absorbed from the GI tract but is substantially cleared without any significant metabolism.

No further testing is necessary to satisfy the health-related endpoints for the HPV Challenge.

REFERENCES

- 1. EPA (January 11, 1993). Letter with attachments from C. Auer, U.S. Environmental Protection Agency, to Dr. C.T. Helmes, ETAD.
- 2. Master Testing List (December 1, 1992). Office of Pollution Prevention and Toxics, U.S. Environmental Protection Agency, Washington, DC.
- 3. Clariant (June 1996). IUCLID Dataset for C.I. Disperse Blue 79 (CAS No. 12239-34-8).
- 4. Meylan, W. and Howard, P. (2000). EPIWIN Modeling Program, Syracuse Research Corporation, Environmental Science Center, 6225 Running Ridge Road, North Syracuse, NY 13212-2510

Table 1. Test Plan for C.I. Disperse Blue 79:1 (CAS No. 3618-72-2)

<u>Endpoint</u>	Data Available	<u>Acceptable</u>	Planned Testing
Physical/Chemical Elements			
Melting Point Boiling Point Vapor Pressure Partition coefficient Water solubility	>/= 138° C 476° C (1) 4.53X10 ⁻⁹ hPa @ 25° C (1) 4.44@ 25°C 5.2 μg/l @ 25°C	Yes Yes Yes Yes Yes	
Environmental Fate and Pathways Elements			
Photodegredation Stability in water Fugacity Biodegredation	$T_{1/2}$ = 0.568 hr (EPIWIN) $T_{1/2}$ = = 4 hr<br Fugacity Level III Model Anaerobic degredation	Yes Yes Yes Yes	
Ecotoxicity Elements			
Acute Toxicity/fish Toxicity/aquatic plants Acute toxicity/ aquatic invertebrates	NOEC > 4.8 µg/l Algae (1) Daphnia (1)	Yes Yes Yes	
Health Elements			
Acute toxicity Mutagenicity in vitro	MTD=2500 mg/kg/day Positive – Ames test Negative – mammalian V79 cells (1)	Yes Yes Yes	
Mutagenicity in vivo	Negative – <i>Drosophila</i> SLRL Negative – mouse micronucleus (1)	Yes Yes	
Repeat dose toxicity Reproductive toxicity	NOAEL = 2500 mg/kg/day NOAEL = 2000 mg/kg/d (rat) NOAEL = 100 mg/kg/d (rab)	Yes Yes Yes	
Teratogenicity	NOAEL = 2000 mg/kg/d (rat) NOAEL = 300 mg/kg/day (rab)	Yes Yes	

<u>Notes</u>

(1) Reported data are for related dye, C.I. Disperse Blue 79 (CAS No. 12239-34-8)